1 2 3 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 4 AT SEATTLE 5 6 PETER TILTON, 7 Plaintiff. Case No. C06-98RSL 8 v. AMENDED TAXATION OF COSTS 9 THE MCGRAW-HILL COMPANIES, INC., d/b/a "BUSINESS WEEK" and MICHELLE 10 CONLIN, 11 Defendants. 12 Having considered briefs in support of, and in opposition to, the cost bill herein, costs in the cause 13 indicated above are hereby taxed against PLAINTIFF PETER TILTON, and on behalf of 14 DEFENDANTS in the amount of \$22,510.03 as follows: 15 16 Requested Disallowed Allowed I. DEPOSITION COSTS \$19,480.92 \$1,693.43 \$17,787.49 17 Clerk allowed as taxable costs those expenses incurred for depositions actually used by counsel in lieu 18 of live testimony, to impeach or prepare for a witness that actually testified at trial. Costs to expedite 19 delivery were not allowed. Deposition costs requested for Baldesty and Thomashefsky were not 20 allowed. 21 II. TRANSCRIPT \$1,096.80 \$1,096.80 0 22 Cost of trail transcript is not taxable. 23 24 25 26 TAXATION OF COSTS -- 1

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1		<u>Requested</u>	Disallowed	Allowed
2	III. COPY COSTS	\$22,958.14	\$18,235.60	\$4,722.54
3	Clerk allowed copy costs for production of materials presented at trial. These included notebooks,			
4	exhibits and \$2,000 in copying charges. Additional costs requested were considered general copying			
5	expenses in support of litigation and are	not taxable.		
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12	Dated this 24th c	day of JANUARY, 2008		
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15		Bud		
16		Bruce Rifkin	1	
17		Clerk, U.S. I	District Court	
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26	TAXATION OF COSTS 2			